## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF VIRGINIA

In re:	Debtor(s)	Case I Chapt	
	20001(0)		
	DISCLOSURE OF HOURLY COM	IPENSATION OF ATTORNEY	FOR DEBTOR
1.	Pursuant to 11 U.S.C. §329(a) and Bankruptcy Rule 2016(b), I certify that I am the attorney for the above-named debtor(s) and that compensation paid to me, for services rendered or to be rendered on behalf of the debtor(s) in contemplation of c in connection with the bankruptcy case is as follows:		
	<ul> <li>A. Funds received pre-petition</li> <li>B. Attorney fees paid pre-petition</li> <li>C. Costs and expenses paid pre-p</li> <li>D. Remaining funds on deposit in of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and available to compensation and expenses, to a term of petition date, and a term of petition date</li></ul>	petition I IOLTA trust account, as to be applied to post-petition upon Court approval etition, but not paid, and to 3 plan, upon Court approval rly rates, as follows:  \$400.00/hour \$275.00/hour \$200.00/hour \$175.00/hour	\$\$ \$\$ \$\$ \$\$
	Debtor(s) have agreed to pay all (amount of the retainer.	Court approved fees and expe	nses exceeding the
2.	The source of compensation paid to me was:		
	Debtor	Other (specify)	
3.	The source of compensation to be paid to me is:		
	Debtor	Other (specify)	

I have not agreed to share the above-disclosed retainer with any other

person unless they are members and associates of my law firm.

- I have agreed to share the above-disclosed retainer with a person or persons who are not members or associates of my law firm. A copy of the agreement, together with a list of the names of the people sharing in the compensation, is attached.
- 5. In return for the above-disclosed fee, I have agreed to render legal services for all aspects of the bankruptcy case, including:
  - a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petition in bankruptcy;
  - b. Preparation and filing any of any petition, schedules, statement of affairs and plan which may be required;
  - c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any adjourned hearings thereof;
  - d. Representation of the debtor in adversary proceedings and other contested bankruptcy matters;
  - e. [Other provisions, as needed]
- 6. By agreement with the debtor(s), the above-disclosed fee does not include the following services: n/a

## **CERTIFICATION**

I certify that the foregoing is a complete stated payment to me for representation of the debto	, ,
Date:	/s/ Robert R. Weed Law Offices of Robert R. Weed

## NOTICE TO DEBTOR(S), STANDING CHAPTER 13 TRUSTEE AND UNITED STATES TRUSTEE PURSUANT TO LOCAL BANKRUPTCY RULE 2016-1(C) AND CLERK'S CM/ECF POLICY 9

Notice is hereby given that pursuant to Local Bankruptcy Rule 2016-1(C), you must file an objection with the court to the fees requested in this disclosure of compensation opposing said fees in their entirety, or in a specific amount, no later than the last day for filing objections to confirmation of the chapter 13 plan.

## PROOF OF SERVICE

The undersigned hereby certifies that on this date the foregoing Notice was served
upon the debtor(s), the standing Chapter 13 trustee, and the U.S. trustee pursuant to
Local Bankruptcy Rule 2016-1(C) and the Clerk's CM/ECF Policy 9, either electronically
or in paper form (first class mail).

Date:	/s/ Robert R. Weed
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